

**From:** [Smith, Davidw@epamail.epa.gov](mailto:Smith.Davidw@epamail.epa.gov)  
**To:** [Rasmussen, Rik@Waterboards](mailto:Rasmussen, Rik@Waterboards)  
**Cc:** [Crader, Phillip@Waterboards](mailto:Crader, Phillip@Waterboards); [Bishop, Jonathan@Waterboards](mailto:Bishop, Jonathan@Waterboards)  
**Subject:** RE: Protection of Acute objectives using chronic WQBELs  
**Date:** Tuesday, May 26, 2015 1:52:23 PM

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Thanks Rik- Will look forward to reading it. Do you know if we should be expecting anything from OCC following up our call to address the conversation concerning interpretations of permitting requirements? If so, when? We'd like to look at these things together, and my notes indicated OCC would be preparing something for us. Thanks!

David Smith  
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NPDES Permits Section (WTR-2-3)  
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
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**From:** Rasmussen, Rik@Waterboards [mailto:[Rik.Rasmussen@waterboards.ca.gov](mailto:Rik.Rasmussen@waterboards.ca.gov)]  
**Sent:** Tuesday, May 26, 2015 11:42 AM  
**To:** Smith, DavidW  
**Cc:** Crader, Phillip@Waterboards; Bishop, Jonathan@Waterboards  
**Subject:** Protection of Acute objectives using chronic WQBELs

Dave-

Please see the attached memo and attachment on why limits developed from the Chronic toxicity objective would – in most cases- also be protective of the acute objective.

Rik

	<p>RIK L. RASMUSSEN, MANAGER TMDL SECTION STATE WATER RESOURCES CONTROL BOARD 1001 I STREET, SACRAMENTO, CA 95814-2828</p> <p>PHONE: 916.341.5549 FACSIMILE: 916.341.5550 <a href="mailto:Rik.Rasmussen@waterboards.ca.gov">Rik.Rasmussen@waterboards.ca.gov</a></p>
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